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18M2/0416

FELLE & LYMCH 805 THIRD AVENUE MEN YORK MY 10002

■ Note attached communication from the Examiner

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

SERIES CODE/SERIAL NO.		. FILING DATE	TOTAL CLAIMS	AL CLAIMS EXAMINER AND GROUP ART UNIT		DATE MAILED	
· · ·	907	.728 -06/0	7.000 - 017	NAFF, D		1808 04/1	
First Named Applicant	gar var	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			•	0	
LE OF ENTION	JAIN PPEPARA	TION OF AGA	ROSE COATED,	SOLID AGAROS	E-COLLAGEN BEA	ADS CONTAININ	
÷ 1.	SECKET	ORY CELLS (Fig. 19 toles was			•	

THE APPLICATION IDENTIFIES ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

HOW TO RESPOND TO THIS NOTICE:

- Review the SMALL ENTITY Status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the patent and Trademark Office of the change in status, or
 - B. If the Status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, pay of 1/2 the FEE DUE shown above.
- II. Part B of this notice should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B should be completed and returned. If you are charging the ISSUE FEE to your deposit account, Part C of this notice should also be completed and returned.
- III. All communications regarding this application must give series code (or filing date), serial number and batch number. Please direct all communication prior to issuance to Box ISSUE FEE unless advised to contrary.

iMPORTANT REMINDER: Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.





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18M2/0416

FELFE & LYNCH 805 THIRD AVENUE NEW YORK NY 10022

1808

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NOTICE OF ALLOWABILITY

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1. 🔉	This communication is responsive to drawn and 11/(2/7)					
2. 🤼	All the claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included					
,	herewith (or previously mailed), a Notice Of Allowance And Issue Fee Due or other appropriate communication will be sent in due					
A	course. $CI-67$					
3. JA	The allowed claims are					
4. 🗀	The drawings filed on are acceptable.					
5. 🗀	Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has [] been received [] not been					
	received. [] been filed in parent application Serial Nofiled on					
5. ĮX	Note the attached Examiner's Amendment.					
7. OX	Note the attached Examiner Interview Summary Record, PTOL-413.					
3	Note the attached Examiner's Statement of Reasons for Allowance.					
). ∫¥	Note the attached NOTICE OF REFERENCES CITED, PTO-892.					
). 💢	Note the attached INFORMATION DISCLOSURE CITATION, PTO-1449.					
	•					
ART	II.					
SHO	DRIENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS					
	THE "DATE MAILED" indicated on this form. Failure to timely comply will result in the ABANDONMENT of this application.					
tens	ions of time may be obtained under the provisions of 37 CFR 1 136(a)					
	Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath					
	or declaration is delicient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.					
Y:	APPLICANT MUST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE SIDE					
7.	OF THIS PAPER.					
a l	Drawing informalities are indicated on the NOTICE RE RATENT DRAWINGS, PTO-948, attached hereto or to Paper No.					
u.,	CORRECTION IS REQUIRED					
b.	The proposed drawing correction filed on has been approved by the examiner. CORRECTION IS					
	REQUIRED.					
c .	Approved drawing corrections are described by the examiner in the attached EXAMINER'S AMENDMENT CORRECTION IS					
	REQUIRED.					
d.	☐ Formal drawings are now REQUIRED.					
	sponse to this letter should include in the upper right hand corner, the following information from the NOTICE OF ALLOWANCE					
ND !	SSUE FEE DUE: ISSUE BATCH NUMBER. DATE OF THE NOTICE OF ALLOWANCE. AND SERIAL NUMBER					
Hach	ments:					
	minor's Amendment Notice of Informal Application, PTO-152					
	nuner Interview Summary Record, PTOL-413 Notice re Patent Drawings, PTO-948					
•	sons for Allowance Listing of Bended Draftsmen					
(HOI)	ce at References Cited (PTO-692) Other					
(înto	mation Disclosure Citation, PTO-1449					
	. 1.					
	- M-					

DAVID 11. MAF: PRIMARY EXAMINER ART UNIT 182

PTOL-37 (REV. 4-89) *

USCOVM-DC 89-3789

-2-

Serial Number: 08/483,728

Art Unit: 1808

An Examiner's Amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 C.F.R. § 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the Issue Fee.

In the title, cancel "MACROENCAPSULATED" and insert -PREPARATION OF AGAROSE COATED, SOLID AGAROSE-COLLAGEN BEADS
CONTAINING --;

On page 25, cancel the abstract(lines 2-4) and insert the following abstract --

Biological agents such as secretory cells are encapsulated in a hydrophilic gel made of agarose or collagen-agarose and gelatin sponge-agarose combinations. In a preferred embodiment, semi-solid beads are formed from a suspension containing collagen, agarose and secretory cells such as pancreatic islets, the collagen is polymerized to form solid, agarose-collagen beads and the solid beads are coated with agarose. Coating is preferably by rolling the solid beads in about 5-10% agarose, contacting the rolled beads with mineral oil and washing oil from the beads. Beads containing secretory cells can be transplanted into a mammal to treat a condition caused by impaired secretory cell function.

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Serial Number: 08/483,728 -3-

Art Unit: 1808

Applicants' representative, Mr. Hanson, authorized the following amendments by telephone on 4/11/96:

Claim 51,

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line 1, before "agarose", second occurrence, insert -- solid
--;

Claim 56, line 1, after "bead" insert -- containing
secretory cells --;

Claim 61,

line 3, cancel "patient" and insert -- mammal --.

Barry Smith has been added as a co-inventor as requested by the petition under 37 C.F.R. §1.48a of 9/13/95.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David M. Naff whose telephone number is (703) 308-0520. The examiner can normally be reached on Monday-Thursday and every other Friday from about 8:30 AM to about 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, a message can be left on voice mail.

The fax phone number is (703) 305-7401.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

DMN 4/11/96

> DAVID M. NAFF Primary Examiner Art Unit 1828



عنمره سمه

PTOL-413 (REV. 2-93)

UNITED STATES DEPARTMENT OF COMMERCE
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	RST NAMED APPLICANT	ATTORNEY DOCKETT NO.
08/483728 10/7/95 Jain -	etel	ROG-0210,1-1
·		EXAMINER
		1641
		ART UNIT PAPER NUMBER
		1808 7
		DATE MAILED:
EXAMINER INTER	VIEW SUMMARY REC	ORD
All participants (applicant, applicant's representative, PTO personnel):		
(1) Hanson	(3)	
(2) Kart	(4)	
Date of interview 4/11/96		
Type: A Telephonic □ Personal (copy is given to □ applicant □	applicant's representative).	
Exhibit shown or demonstration conducted:	description:	
The state of the s		
Agreement was reached with respect to some or all of the claims in o	·	d.
Claims discussed: Gre examer	- anelie	V
Mag		
Identification of prior art discussed:		
Description of the general nature of what was agreed to if an agreement	was reached, or any other co	mments: 5e e examine
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and the second	grece to	Trygasta Stripes
of a formal notary	That post	claims on andito
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(A fuller description, if necessary, and a copy of the amendments, if availattached. Also, where no copy of the amendments which would render the		
1. It is not necessary for applicant to provide a separate record of the	ne substance of the interview.	
Unless the paragraph below has been checked to indicate to the contrary WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW action has already been filed, then applicant is given one month from this	V (e.g., items 1-7 on the rever	rse side of this form). If a response to the last Office
2. Since the examiner's interview summary above (including any at requirements that may be present in the last Office action, and s	ttachments) reflects a comple ince the claims are now allow	ete response to each of the objections, rejections and vable, this completed form is considered to fulfill the
response requirements of the last Office action. Applicant is not box 1 above is also checked.	relieved from providing a sep	darate record of the substance of the interview unless
•		/ 7 - W /

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Examiner's Signature